

114TH CONGRESS
2D SESSION

H. R. 3216

IN THE SENATE OF THE UNITED STATES

SEPTEMBER 27, 2016

Received; read twice and referred to the Committee on Veterans' Affairs

AN ACT

To amend title 38, United States Code, to clarify the emergency hospital care furnished by the Secretary of Veterans Affairs to certain veterans.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

1 **SECTION 1. SHORT TITLE.**

2 This Act may be cited as the “Veterans Emergency
3 Treatment Act” or the “VET Act”.

4 **SEC. 2. CLARIFICATION OF EMERGENCY HOSPITAL CARE**

5 **FURNISHED BY THE SECRETARY OF VET-**
6 **ERANS AFFAIRS TO CERTAIN VETERANS.**

7 (a) IN GENERAL.—Chapter 17 of title 38, United
8 States Code, is amended by inserting after section 1730A
9 the following new section:

10 **“§ 1730B. Examination and treatment for emergency
11 medical conditions and women in labor**

12 “(a) MEDICAL SCREENING EXAMINATIONS.—In car-
13 rying out this chapter, if any enrolled veteran requests,
14 or a request is made on behalf of the veteran, for examina-
15 tion or treatment for a medical condition, regardless of
16 whether such condition is service-connected, at a hospital
17 emergency department of a medical facility of the Depart-
18 ment, the Secretary shall ensure that the veteran is pro-
19 vided an appropriate medical screening examination within
20 the capability of the emergency department, including an-
21 cillary services routinely available to the emergency de-
22 partment, to determine whether an emergency medical
23 condition exists.

24 “(b) NECESSARY STABILIZING TREATMENT FOR
25 EMERGENCY MEDICAL CONDITIONS AND LABOR.—(1) If
26 an enrolled veteran comes to a medical facility of the De-

1 partment and the Secretary determines that the veteran
2 has an emergency medical condition, the Secretary shall
3 provide either—

4 “(A) such further medical examination and
5 such treatment as may be required to stabilize the
6 medical condition; or

7 “(B) for the transfer of the veteran to another
8 medical facility of the Department or a non-Depart-
9 ment facility in accordance with subsection (c).

10 “(2) The Secretary is deemed to meet the require-
11 ment of paragraph (1)(A) with respect to an enrolled vet-
12 eran if the Secretary offers the veteran the further medical
13 examination and treatment described in such paragraph
14 and informs the veteran (or an individual acting on behalf
15 of the veteran) of the risks and benefits to the veteran
16 of such examination and treatment, but the veteran (or
17 individual) refuses to consent to the examination and
18 treatment. The Secretary shall take all reasonable steps
19 to secure the written informed consent of such veteran (or
20 individual) to refuse such examination and treatment.

21 “(3) The Secretary is deemed to meet the require-
22 ment of paragraph (1) with respect to an enrolled veteran
23 if the Secretary offers to transfer the individual to another
24 medical facility in accordance with subsection (c) of this
25 section and informs the veteran (or an individual acting

1 on behalf of the veteran) of the risks and benefits to the
2 veteran of such transfer, but the veteran (or individual)
3 refuses to consent to the transfer. The hospital shall take
4 all reasonable steps to secure the written informed consent
5 of such veteran (or individual) to refuse such transfer.

6 “(c) RESTRICTION OF TRANSFERS UNTIL VETERAN
7 STABILIZED.—(1) If an enrolled veteran at a medical fa-
8 cility of the Department has an emergency medical condi-
9 tion that has not been stabilized, the Secretary may not
10 transfer the veteran to another medical facility of the De-
11 partment or a non-Department facility unless—

12 “(A)(i) the veteran (or a legally responsible in-
13 dividual acting on behalf of the veteran), after being
14 informed of the obligation of the Secretary under
15 this section and of the risk of transfer, requests in
16 writing a transfer to another medical facility;

17 “(ii) a physician has signed a certification (in-
18 cluding a summary of the risks and benefits) that,
19 based upon the information available at the time of
20 transfer, the medical benefits reasonably expected
21 from the provision of appropriate medical treatment
22 at another medical facility outweigh the increased
23 risks to the veteran and, in the case of labor, to the
24 unborn child from effecting the transfer; or

1 “(iii) if a physician is not physically present in
2 the emergency department at the time a veteran is
3 transferred, a qualified medical person (as defined
4 by the Secretary in regulations) has signed a certifi-
5 cation described in clause (ii) after a physician, in
6 consultation with the person, has made the deter-
7 mination described in such clause, and subsequently
8 countersigns the certification; and

9 “(B) the transfer is an appropriate transfer as
10 described in paragraph (2).

11 “(2) An appropriate transfer to a medical facility is
12 a transfer—

13 “(A) in which the transferring medical facility
14 provides the medical treatment within the capacity
15 of the facility that minimizes the risks to the health
16 of the enrolled veteran and, in the case of a woman
17 in labor, the health of the unborn child;

18 “(B) in which the receiving facility—

19 “(i) has available space and qualified per-
20 sonnel for the treatment of the veteran; and

21 “(ii) has agreed to accept transfer of the
22 veteran and to provide appropriate medical
23 treatment;

24 “(C) in which the transferring facility sends to
25 the receiving facility all medical records (or copies

1 thereof), related to the emergency condition for
2 which the veteran has presented, available at the
3 time of the transfer, including records related to the
4 emergency medical condition of the veteran, observa-
5 tions of signs or symptoms, preliminary diagnosis,
6 treatment provided, results of any tests and the in-
7 formed written consent or certification (or copy
8 thereof) provided under paragraph (1)(A), and the
9 name and address of any on-call physician (de-
10 scribed in subsection (d)(1)(C) of this section) who
11 has refused or failed to appear within a reasonable
12 time to provide necessary stabilizing treatment;

13 “(D) in which the transfer is effected through
14 qualified personnel and transportation equipment, as
15 required including the use of necessary and medi-
16 cally appropriate life support measures during the
17 transfer; and

18 “(E) that meets such other requirements as the
19 Secretary may find necessary in the interest of the
20 health and safety of veterans transferred.

21 “(d) CHARGES.—(1) Nothing in this section may be
22 construed to affect any charges that the Secretary may
23 collect from a veteran or third party.

24 “(2) The Secretary shall treat any care provided by
25 a non-Department facility pursuant to this section as care

1 otherwise provided by a non-Department facility pursuant
2 to this chapter for purposes of paying such non-Depart-
3 ment facility for such care.

4 “(e) NONDISCRIMINATION.—A medical facility of the
5 Department or a non-Department facility, as the case may
6 be, that has specialized capabilities or facilities (such as
7 burn units, shock-trauma units, neonatal intensive care
8 units, or (with respect to rural areas) regional referral
9 centers as identified by the Secretary in regulation) shall
10 not refuse to accept an appropriate transfer of an enrolled
11 veteran who requires such specialized capabilities or facili-
12 ties if the facility has the capacity to treat the veteran.

13 “(f) NO DELAY IN EXAMINATION OR TREATMENT.—
14 A medical facility of the Department or a non-Department
15 facility, as the case may be, may not delay provision of
16 an appropriate medical screening examination required
17 under subsection (a) or further medical examination and
18 treatment required under subsection (b) of this section in
19 order to inquire about the method of payment or insurance
20 status of an enrolled veteran.

21 “(g) WHISTLEBLOWER PROTECTIONS.—The Sec-
22 retary may not take adverse action against an employee
23 of the Department because the employee refuses to au-
24 thorize the transfer of an enrolled veteran with an emer-
25 gency medical condition that has not been stabilized or

1 because the employee reports a violation of a requirement
2 of this section.

3 “(h) DEFINITIONS.—In this section:

4 “(1) The term ‘emergency medical condition’
5 means—

6 “(A) a medical condition manifesting itself
7 by acute symptoms of sufficient severity (in-
8 cluding severe pain) such that the absence of
9 immediate medical attention could reasonably
10 be expected to result in—

11 “(i) placing the health of the enrolled
12 veteran (or, with respect to an enrolled vet-
13 eran who is a pregnant woman, the health
14 of the woman or her unborn child) in seri-
15 ous jeopardy;

16 “(ii) serious impairment to bodily
17 functions; or

18 “(iii) serious dysfunction of any bodily
19 organ or part; or

20 “(B) with respect to an enrolled veteran
21 who is a pregnant woman having contractions—

22 “(i) that there is inadequate time to
23 effect a safe transfer to another hospital
24 before delivery; or

1 “(ii) that transfer may pose a threat
2 to the health or safety of the woman or the
3 unborn child.

4 “(2) The term ‘enrolled veteran’ means a vet-
5 eran who is enrolled in the health care system estab-
6 lished under section 1705(a) of this title.

7 “(3) The term ‘to stabilize’ means, with respect
8 to an emergency medical condition described in
9 paragraph (1)(A), to provide such medical treatment
10 of the condition as may be necessary to assure, with-
11 in reasonable medical probability, that no material
12 deterioration of the condition is likely to result from
13 or occur during the transfer of the enrolled veteran
14 from a facility, or, with respect to an emergency
15 medical condition described in paragraph (1)(B), to
16 deliver (including the placenta).

17 “(4) The term ‘stabilized’ means, with respect
18 to an emergency medical condition described in
19 paragraph (1)(A), that no material deterioration of
20 the condition is likely, within reasonable medical
21 probability, to result from or occur during the trans-
22 fer of the individual from a facility, or, with respect
23 to an emergency medical condition described in
24 paragraph (1)(B), that the woman has delivered (in-
25 cluding the placenta).

1 “(5) The term ‘transfer’ means the movement
2 (including the discharge) of an enrolled veteran out-
3 side the facilities of a medical facility of the Depart-
4 ment at the direction of any individual employed by
5 (or affiliated or associated, directly or indirectly,
6 with) the Department, but does not include such a
7 movement of an individual who—
8 “(A) has been declared dead; or
9 “(B) leaves the facility without the permis-
10 sion of any such person.”.

11 (b) CLERICAL AMENDMENT.—The table of sections
12 of such chapter is amended by inserting after the item
13 relating to section 1730A the following new item:

“1730B. Examination and treatment for emergency medical conditions and women in labor.”.

Passed the House of Representatives September 26,
2016.

Attest:

KAREN L. HAAS,

Clerk.